UNITED STAT	TES DISTRICT COURT
FOR THE EASTERN	DISTRICT OF CALIFORNIA
TICE JACKSON,	Case No. 2:24-cv-00334-KJM-JDP (PS)
Plaintiff,	ORDER TO SHOW CAUSE
v.	RESPONSE DUE WITHIN FOURTEEN DAYS
PERIAN INFORMATION LUTION, et al.,	
Defendants.	
On January 29, 2024, plaintiff commo	enced this action against Experian Information
ution, Equifax, Inc., and Transunion and I	paid the required filing fee. To date, defendants not
peared in this action, and plaintiff has not	filed proof of service demonstrating that defendants
re properly served. See Fed. R. Civ. P. 40	(1).
Under Federal Rule of Civil Procedur	re 4(m), "[i]f a defendant is not served within 90 days
er the complaint is filed, the court—on mo	otion or on its own after notice to the plaintiff—must
miss the action without prejudice against t	that defendant or order that service be made within a
ecified time." Fed. R. Civ. P. 4(m). Howe	ever, "if the plaintiff shows good cause for the
ure, the court must extend the time for ser	rvice for an appropriate period." <i>Id</i> . Although a pro
	d three shipping receipts with each defendants' Mailing the complaint to each defendant, however, Procedure 4(h).
ŀ	¹ On February 20, 2024, plaintiff filed ess listed as the recipient. ECF No. 4. M

Case 2:24-cv-00334-KJM-JDP Document 5 Filed 04/30/24 Page 2 of 2

se litigants are generally afforded more latitude than one represented by counsel, a party's pro se status does not constitute "good cause" for failing to timely effect service. *See King v. Atiyeh*, 814 F.2d 565, 567 (9th Cir. 1987) ("Pro se litigants must follow the same rules of procedure that govern other litigants."); *Townsel v. Contra Costa Cnty.*, 820 F.2d 319, 320 (9th Cir. 1987) (holding that ignorance of service requirements does not constitute "good cause" for failure to timely effect service); *see also* E.D. Cal. L.R. 183(a) ("Any individual representing himself or herself without an attorney is bound by the Federal Rules of Civil or Criminal Procedure, these Rules, and all other applicable law."). Accordingly, plaintiff will be ordered to show cause why this action should not be dismissed for failure to timely serve defendant.

Accordingly, it is hereby ORDERED that:

- 1. Plaintiff shall show cause within fourteen days from the date of this order why this action should not be dismissed for failure to effect service of process within the time prescribed by Rule 4(m).
- 2. Plaintiff is warned that failure to respond to this order will result in a recommendation that this action be dismissed without prejudice for failure to effect services of process.

_ IT IS SO ORDERED.

Dated: April 30, 2024

JERÉMY D. PETERSON UNITED STATES MAGISTRATE JUDGE